

DR. LUKE D/B/A KASZ MONEY PUBLISHING, MARTIN KARL SANDBERG P/K/A MAX MARTIN D/B/A MARATONE AB, AND SHEPPARD SOLOMON

08 CV 6707

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

LUKASZ GOTTWALD p/k/a DR. LUKE d/b/a
KASZ MONEY PUBLISHING, MARTIN
KARL SANDBERG p/k/a MAX MARTIN
d/b/a MARATONE AB, and SHEPPARD
SOLOMON

CASE NO. 08 CV 6707

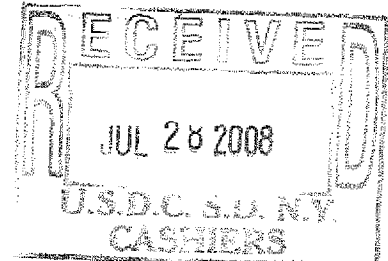
Plaintiffs,

v.

RANDY MAZICK, NICK TURNER,
JORDAN JASON MARINO, and JON
STUTLER p/k/a THE ASPHALT, and DOES
1-10

Defendants.

RULE 7.1(a) DISCLOSURE STATEMENT



Pursuant to Fed. R. Civ. P. 7.1, the undersigned, counsel for Plaintiffs Lukasz Gottwald p/k/a Dr. Luke d/b/a Kasz Money Publishing, Martin Karl Sandberg p/k/a Max Martin d/b/a Maratone AB, and Sheppard Solomon (collectively, "Plaintiffs") certifies that said parties have no corporate parents, affiliates or subsidiaries which are publicly held.

DATED: July 28, 2008
New York, New York

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